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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/552,776	10/12/2005	Jakob Gerrit Nijboer	NL 030432	2130
	7590 07/21/2009 S INTELLECTUAL PROPERTY & STANDARDS		EXAMINER	
P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510			CHU, KIM KWOK	
BRIARCLIFF	MANOK, NY 10510	ART UNIT PAPE		PAPER NUMBER
			2627	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/552,776	NIJBOER ET AL.
Office Action Summary	Examiner	Art Unit
	Kim-Kwok CHU	2627
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPUBLICHEVER IS LONGER, FROM THE MAILING IF Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perior. Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tind will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on <u>Am</u> 2a) This action is FINAL . 2b) Th 3) Since this application is in condition for allow closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 1-10 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) Claim(s) is/are allowed. 6) Claim(s) 1-10 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to by the Examing the specification is objected to by the Examing the drawing(s) filed on 08 April 2008 is/are: a subject to the specification is objected to by the Examing the drawing(s) filed on 08 April 2008 is/are: a subject to the specification is objected to by the Examing the drawing(s) filed on 08 April 2008 is/are: a subject to the specification is objected to by the Examing the drawing the drawing the specification is objected to by the Examing the specification is objected to be specification in the specification is objected to be specification in the specification is objected to be specification.	awn from consideration. /or election requirement. ner. a) □ accepted or b) ☑ objected to	•
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ection is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat iority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

Application/Control Number: 10/552,776

Arrangement of the Specification

- 1. As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:
- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
- (1) Field of the Invention.
- (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).

Drawings Objection

2. The drawings are objected to because Figs. 1a and 1b should be labeled "PRIOR ART". Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application.

Claim Objections

3. Claim 1 is objected to because of the following informalities:

In Claim 1, line 8, 1the term "the controlling means are adapted to record" should be changed to --the write means are adapted to record-- because the claimed writing means, not the controlling means, are defined as "for recording the data and the data structure".

Appropriate correction is required.

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Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding Claim 1, lines 13 and 14, the phrase "predetermined fixed location is predefined for a rewritable storage medium" is not clear because the claimed device is for recording data and data structure on a write-once medium. In other words, it is not clear how the claimed "predetermined fixed location" is predefined/referred to a rewritable medium instead of the write-once storage medium.

Similarly, in each of Claims 4, 7 and 8, the phrase "predetermined fixed location is predefined for a rewritable storage medium" is not clear because the claimed device is for recording data and data structure on a write-once medium.

The claims not specifically mentioned above are rejected because these claims are dependent on the rejected base claims.

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Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless — (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

- 7. Claims 1-10 are rejected under 35 U.S.C. § 102(e) as being anticipated by Shin (U.S. Patent 6,529,458).
- 8. Shin teaches a data recording device having all of the means as recited in claims 1-3. For example, Shin teaches the following:

Regarding Claim 1, a device (Fig. 3) for recording data and data structures on a write-once storage medium (Fig. 5; column 4, lines 43 and 44), the data structures comprising space bit map (file system, column 5, lines 10-12) and defect management structures (Fig. 5; DMA areas), the device comprising writing means (Fig. 3; pickup) for recording the data and the data structures (Fig. 5); controlling means (Fig. 3; data processor and microcomputer) for generating the data structures and controlling the writing means (Fig. 5; column 3, lines 35-39); wherein the controlling means are adapted to record (generating)

the data structures (such as file system; positional information of the defective areas and DMAs) at a predefined temporary location (Fig. 5; DMA, reserve areas) in a reserved area (leadin) on the write-once storage medium and to finalize (Fig. 9; step 910) the write-once storage medium by recording the data structures (Fig. 9; positional information; step 905) at a predefined fixed location (data area) on the write-once storage medium, wherein the predefined fixed location is predefined for a rewritable storage medium (such as UDF file system of a DVD-RAM)), wherein the predefined fixed location (in data area; step 909) is a different location than the predefined temporary location (lead-in area).

Regarding to Claim 2, the controlling means (Fig. 3) are adapted to finalize the write-once storage medium by recording dummy data in all free parts of the reserved area (defective management operation).

Regarding to Claim 3, the controlling means are adapted to read the data structures from the predefined temporary location and to record the data structures at the predefined fixed location (Fig. 6).

- 9. Method claims 4-6 are drawn to the method of using the corresponding apparatus claimed in claims 1-3. Therefore method claims 4-6 correspond to apparatus claims 1-3 and are rejected for the same reason of anticipation as used above.
- 10. Claim 7 has limitations similar to those treated in the above rejection, and is met by the reference as discussed above.
- 11. Claims 8-10 have limitations similar to those treated in the above rejection, and are met by the references as discussed above. Claim 8 however also recites the following limitation "a computer program product" which is also taught in the cited reference of Shin as illustrated in Figs. 6 and 9 where the flow operation of recording and reading data is a computer program product which drives the data processor and microcomputer as illustrated in Fig. 3.

Related Prior Art

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kim et al. (6,922,802) is pertinent because Kim teaches a defective management operation.

Ko et al. (6,804,797) is pertinent because Ko teaches a defective management operation.

Response to Remarks

13. Applicant's Remarks filed on April 23, 2009 have been fully considered.

A newly found reference of Shin (U.S. Patent 6,529,458) is cited as a prior art which discloses all the limitations of Claims 1-10. For example, Shin teaches an operation for writing positional information on one or more detective areas on a particular position of an user area.

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14. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Kim CHU whose telephone number is (571) 272-7585 between 9:30 am to 6:00 pm, Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa Nguyen, can be reached on (571) 272-7579.

The fax number for the organization where this application or proceeding is assigned is (571) 273-8300

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished application is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9191 (toll free).

/Kim-Kwok CHU/ Examiner AU2627 July 7, 2009 (571) 272-7585

/HOA T NGUYEN/

Supervisory Patent Examiner, Art Unit 2627